

REMARKS

1. Claims 4, 5, 22, 46, 50-52, 54, 57, 58 and 60-68 were allowed.

By this amendment claims 28, 47, 49, 69 and 72 are cancelled, and 59 is amended.

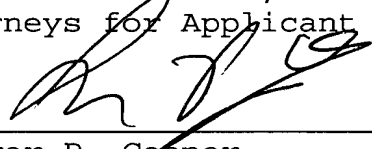
3. The two "description" rejections are the two "enablement" rejections are mooted by the cancellation of claims 28, 47, 49, 69 and 72.

4. The indefiniteness rejection of claim 59 is mooted by the amendment, which adopts the Examiner's proposed solution.

These amendments plainly place this case in condition for allowance.

Respectfully submitted,

BROWDY AND NEIMARK, P.L.L.C.
Attorneys for Applicant

By: 
Iver P. Cooper
Reg. No. 28,005

624 Ninth Street, N.W.
Washington, D.C. 20001
Telephone: (202) 628-5197
Facsimile: (202) 737-3528
IPC:lms
G:\ipc\g-i\hoib\jensenius3a\pto amendment3.wpd